

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA, v. DAI NGUYEN	PLAINTIFF DEFENDANT(S).	CASE NUMBER SA08-554M (Dft #1)
		ORDER FOR TEMPORARY DETENTION 18 USC §3142(d)

The Court finds that the above-named defendant:

is / was at the time of commission of a federal / state / local offense on release:

pending trial for a felony
 pending imposition / execution of sentence
 pending appeal of sentence / conviction
 pending completion of sentence
 probation / parole for any offense
 is not a citizen/lawful permanent resident of the United States as defined in Title 8 USC §1101(a)(20)
and may flee

pose a danger to a person or the community as follows: DEFENDANT IS CHARGED WITH DRUG CONSPIRACY CONDUCT SIMILAR TO THAT WHICH HE WAS PREVIOUSLY CHARGED WITH IN SAN BERNARDINO COUNTY.

IT IS ORDERED that the defendant be detained for a period not to exceed ten (10) court days.

IT IS FURTHER ORDERED that the U.S. Attorney notify: SAN BERNARDINO COUNTY SUPERIOR COURT
Appropriate Court

_____, _____, _____
Probation or Parole Officer State or local law enforcement INS

IT IS FURTHER ORDERED that if SAN BERNARDINO COUNTY fails or declines to take
State Name of Appropriate Official
custody of defendant, a further bail hearing shall be set on OCTOBER 20, 2008 at 2:00 P.M.
in Courtroom 6A

DATED: OCTOBER 7, 2008



MARCL. GOLDMAN
UNITED STATES MAGISTRATE JUDGE